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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/334,256		06/16/1999	SANDRA RICHARDSON	M3653.0001/P	5134	
24998	7590	03/26/2002				
DICKSTEIN SHAPIRO MORIN & OSHINSKY LLP 2101 L STREET NW WASHINGTON, DC 20037-1526				EXAMINER		
		AF		ART UNIT	PAPER NUMBER	
		40.0		DATE MAILED: 03/26/2002	#21	

Please find below and/or attached an office communication concerning this application or proceeding.

•	Application No. 09/334,256	Applicant(s) RICHARDSON et al.		l et al.					
Interview Summary	Examiner		Group Art Unit						
	Forest Thomps	son Jr.	2165						
All participants (applicant, applicant's representative, PTO personnel):									
(1) Forest Thompson Jr. (3) Jon Grossman									
(2) Vincent Millen	(4) <u>Douglas Clark</u>								
Date of Interview	_								
Type: ☐Telephonic Mersonal (copy is given to applicant applicant's representative). Exhibit shown or demonstration conducted: Mes №. Ind. If yes, brief description:									
Applicant demonstrated the invention on a computer, illustrating the features and characteristics of his invention.									
Agreement Xwas reached. was not reached. Claim(s) discussed: all									
Identification of prior art discussed: William R. Duncan, "A Guide to the Project Management Body of Knowledge," Project management Institute, 1996.									
Description of the general nature of what was agreed to if an agreement was reached, or any other comments: We reviewed with applicant the claims as presently amended. Applicant demonstrated and described his invention. Applicant stated that claim language will be amended to incorporate modeling, multiple tasks for multiple users, and activating one of a plurality of tasking horizons. Examiner stated that current amended claims with the proposed changes appear to be distinguishable over Duncan as an anticipatory reference. Examiner stated that an additional prior art search must be accomplished for any amendment submitted. Applicant agrees to provide an amendment to the current claims with the above language in the near future. Applicant was told of the necessity for a quick action on their part to submit an amendment to the recently filed amendment.									
(A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable must be attached. Also, where no copy of the amendents which would render the claims allowable is available, a summary thereof must be attached.)									
1. It is not necessary for applicant to provide a separate record of the substance of the interview.									
Unless the paragraph above has been checked to indicate to the contrary, A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a response to the last Office action has already been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW.									
Since the Examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action. Applicant is not relieved from providing a separate record of the interview unless box 1 above is also checked.									
Examiner Note: You must sign and stamp this form unless it is an attachment to a signed Office action.									

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DETAILED ACTION

NOTIFICATION OF NON-COMPLIANCE WITH THE REQUIREMENTS OF 37 CFR 1.192(e)

1. The brief does not contain, for each rejection under 35 U.S.C. 103, an argument which specifies the errors in the rejection and, if appropriate, the specific limitations in the rejected claims which are not described in the prior art relied upon in the rejection, and an explanation how such limitations render the claimed subject matter unobvious over the prior art. If the rejection is based upon a combination of references, the argument must explain why the references, taken as a whole do not suggest the claimed subject matter, and shall include, as may be appropriate, an explanation of why features disclosed in one reference may not be properly combined with features disclosed in another reference. A general argument that all the limitations are not described in a single reference does not satisfy the requirements of 37 CFR 1.192(c)(8)(iv).

On page 4 of appellant's Appeal Brief, in para. A, appellant states "Claim 7 stands and falls by itself." However, appellant does not present arguments or discussion as to why/how claim 7 is/should be allowable over prior art.

Appellant is required to comply with provisions of 37 CFR 1.192(c).

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2.

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1.192(c) within the longest of any of the following TIME PERIODS: (1) ONE MONTH or

To avoid dismissal of the appeal, Appellant must comply with the provisions of 37 CFR

THIRTY DAYS, whichever is longer, from the mailing of this communication; (2) within the

time period for reply to the action from which appeal has been taken; or (3) within two months

from the date of the notice of appeal under 37 CFR 1.191. Extensions of these time periods may

be granted under 37 CFR 1.136.

Conclusion

3. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Forest O. Thompson Jr. whose telephone number is (703) 306-

5449. The examiner can normally be reached on 6:30-3:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Wynn Coggins can be reached on (703) 308-1344. The fax phone numbers for the

organization where this application or proceeding is assigned are (703) 746-7239 for regular

communications and (703) 746-7238 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is (703) 305-3900.

March 25, 2002

TECHNOLOGY CENTER 2100

Attachment for PTO-948 (Rev. 03/01, or earlier) 6/18/01

The below text replaces the pre-printed text under the heading, "Information on How to Effect Drawing Changes," on the back of the PTO-948 (Rev. 03/01, or earlier) form.

INFORMATION ON HOW TO EFFECT DRAWING CHANGES

1. Correction of Informalities -- 37 CFR 1.85

New corrected drawings must be filed with the changes incorporated therein Identifying indicia, if provided, should include the title of the invention, inventor's name, and application number, or docket number (if any) if an application number has not been assigned to the application. If this information is provided, it must be placed on the front of each sheet and centered within the top margin. If corrected drawings are required in a Notice of Allowability (PTOL-37), the new drawings MUST be filed within the THREE MONTH shortened statutory period set for reply in the Notice of Allowability. Extensions of time may NOT be obtained under the provisions of 37 CFR 1.136(a) or (b) for filing the corrected drawings after the mailing of a Notice of Allowability. The drawings should be filed as a separate paper with a transmittal letter addressed to the Official Draftsperson.

2. Corrections other than Informalities Noted by Draftsperson on form PTO-948.

All changes to the drawings, other than informalities noted by the Draftsperson. MUST be made in the same manner as above except that, normally, a highlighted (preferably red ink) sketch of the changes to be incorporated into the new drawings MUST be approved by the examiner before the application will be allowed. No changes will be permitted to be made, other than correction of informalities, unless the examiner has approved the proposed changes.

Timing of Corrections

Applicant is required to submit the drawing corrections within the time period set in the attached Office communication. See 37 CFR 1.85(a).

Failure to take corrective action within the set period will result in ABANDONMENT of the application